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Signed and Filed: August 5, 2020

DENNIS MONTALI  
U.S. Bankruptcy Judge

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15 *Attorneys for Debtors and Reorganized Debtors*

16 **UNITED STATES BANKRUPTCY COURT**  
17 **NORTHERN DISTRICT OF CALIFORNIA**  
18 **SAN FRANCISCO DIVISION**

19 **In re:**

20 **PG&E CORPORATION,**

21 **- and -**

22 **PACIFIC GAS AND ELECTRIC**  
23 **COMPANY,**

24 **Debtors.**

- 25  Affects PG&E Corporation  
26  Affects Pacific Gas and Electric Company  
27  Affects both Debtors

Bankruptcy Case No. 19-30088 (DM)

Chapter 11 (Lead Case) (Jointly Administered)

**ORDER APPROVING STIPULATION  
AMONG DEBTOR PACIFIC GAS AND  
ELECTRIC COMPANY, HUDSON  
SKYPORT PLAZA, LLC, HUDSON  
SKYPORT PLAZA LAND, LLC, HUDSON  
PACIFIC PROPERTIES, INC., HUDSON  
PACIFIC PROPERTIES, L.P., SKYPORT  
PLAZA OWNER'S ASSOCIATION, AND  
CRISTINA MENDOZA FOR LIMITED  
RELIEF FROM THE AUTOMATIC STAY  
AND/OR PLAN INJUNCTION**

\* All papers shall be filed in the Lead Case,  
No. 19-30088 (DM).

1       The Court having considered the *Stipulation Among Debtor Pacific Gas and Electric*  
2 *Company, Hudson Skyport Plaza, LLC, Hudson Skyport Plaza Land, LLC, Hudson Pacific*  
3 *Properties, Inc., Hudson Pacific Properties, L.P., Skyport Plaza Owner's Association, and Cristina*  
4 *Mendoza for Limited Relief from the Automatic Stay and/or Plan Injunction*, dated July 30, 2020  
5 [Dkt. No. 8664] (the “**Stipulation**”),<sup>1</sup> entered into by PG&E Corporation (“**PG&E Corp.**”) and  
6 Pacific Gas and Electric Company (the “**Utility**”), as reorganized debtors (collectively, the  
7 “**Debtors**” and as reorganized pursuant to the Plan, the “**Reorganized Debtors**”) in the above-  
8 captioned cases (the “**Chapter 11 Cases**”), on the one hand, and HUDSON SKYPORT PLAZA,  
9 LLC, HUDSON SKYPORT PLAZA LAND, LLC, HUDSON PACIFIC PROPERTIES, INC. (the  
10 “**Hudson Defendants**”), HUDSON PACIFIC PROPERTIES. L.P. (“**Hudson LP**”), SKYPORT  
11 PLAZA OWNER'S ASSOCIATION (“**Skyport**”) and CRISTINA MENDOZA (the “**Plaintiff**”) on  
12 the other hand, and pursuant to such Stipulation and agreement of the Parties, and good cause  
13 appearing,

14       IT IS HEREBY ORDERED THAT:

15       1.       The Stipulation is approved.

16       2.       To the extent that the automatic stay or Plan Injunction applies to the Mediation, or the  
17 participation by the Parties in the Mediation or any continuation thereof, the automatic stay and Plan  
18 Injunction are modified to permit the Mediation and the continued participation by Parties therein.

19       3.       In the event that the Mediation results in a settlement of all claims in the Lawsuit, the  
20 Utility shall (if necessary) file and set for hearing a motion to approve the settlement at the earliest  
21 reasonable date consistent with the Court’s calendar for motions in the Chapter 11 Cases.

22       4.       Except as other expressly provided herein, the automatic stay and Plan Injunction shall  
23 remain fully effective with regard to the Lawsuit or the assertion of any claims against the Utility.

24       5.       The Stipulation is without prejudice to any aspect of the underlying Lawsuit, and nothing  
25 therein shall be construed to be a waiver by any of the Parties of any claims, defenses, or arguments with  
26 respect to the same.

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<sup>1</sup> Capitalized terms used but not defined herein shall have the meaning ascribed to them in the  
Stipulation.

6. In the event that the terms of the Stipulation are not approved by the Court, it shall be null and void and have no force or effect and the Parties agree that, in such circumstances, the Stipulation shall be of no evidentiary value whatsoever in any proceedings.

4       7. The Stipulation shall constitute the entire agreement and understanding of the Parties  
5 relating to the subject matter thereof and shall supersede all prior agreements and understandings  
6 relating to the subject matter thereof.

7       8. The Court shall retain jurisdiction to resolve any disputes or controversies arising from  
8 the Stipulation or this Order.

\*\* END OF ORDER \*\*

10 | Dated: July 30, 2020

11 | BINDER & MALTER LLP

12 | /s/ Robert G. Harris

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Robert G. Harris

14 | *Attorneys for HUDSON SKYPORT PLAZA, LLC, HUDSON SKYPORT PLAZA LAND, LLC,  
HUDSON PACIFIC PROPERTIES, INC., HUDSON PACIFIC PROPERTIES, L.P.*

16 | Dated: July 31, 2020

17 | ROPERS MAJESKI PC

g

20 | David M. McLaughlin

21 *Attorneys for HUDSON SKYPORT PLAZA, LLC, HUDSON SKYPORT PLAZA LAND, LLC,  
HUDSON PACIFIC PROPERTIES INC., HUDSON PACIFIC PROPERTIES L.P.*

24 | Dated: July 29, 2020

25 | ANDREWS LAGASSE BRANCH + BELL LLP

25

26 | /s/

27 David J. Gibson  
ATTORNEY FOR SKYDRAFT PLAZA OWNERS' ASSOCIATION

1  
2  
3 Dated: August 4, 2020

4 DERBY McGUINNESS & GOLDSMITH LLP

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6 Anthony Goldsmith

7 *Attorneys for Cristina Mendoza*

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